



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/597,530	06/20/2000	Anthony Sabatino	1461	5976

28005 7590 04/26/2005
SPRINT
6391 SPRINT PARKWAY
KSOPHT0101-Z2100
OVERLAND PARK, KS 66251-2100

EXAMINER

LY, NGHI H

ART UNIT PAPER NUMBER

2686

DATE MAILED: 04/26/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/597,530

Applicant(s)

SABATINO, ANTHONY

Examiner

Nghi H. Ly

Art Unit

2686

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 06 December 2004.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-24 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-24 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____

DETAILED ACTION

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 1-4, 7-9, 11-13, 15-20, 23 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Corbefin et al (US 6,269,243) in view of Powell (US 4,916,460) and further in view of Ritter (US 2002/0094829 A1) and further in view of Tamura (JP 362149202A).

Regarding claims 1, Corbefin teaches a system for providing wireless communication service to a passenger compartment of an aircraft (see fig.1, passengers inside the aircraft A), comprising in combination: an external antenna located on an exterior portion of the aircraft (see fig.1 external antenna 2 and see abstract for more details), the external antenna operable to receive and in coming external signal form and transmit an out going external signal to a terrestrial base station (see fig.1, wireless connection between antenna 2 and base station I, and see column 3, lines 45-55), a cabin antenna located in the passenger compartment of the aircraft (see fig.1, antenna 3 and see Abstract), and a signal pathway linking the external antenna to the cabin antenna (see fig.1, the connection between antennas 2 and 3).

Corbefin does not specifically disclose at least a portion of the signal pathway includes at least one low-energy transmission medium.

Powell teaches at least a portion of the signal pathway includes at least one low-energy transmission medium (see fig.1 fiber optic cable connection between antennas 16A and 40, and see column 1, lines 43-44, "a fiber optic network connected between the primary antennas and the secondary antennas").

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to provide the above teaching of Powell into the system of Corbefin so that signals traveling within the fiber optic network are unaffected by radio frequency interference (see Powell column 3, lines 53-57) and the network could be established at a very significantly reduced cost (see Powell column 3 lines 38-41).

The combination of Powell and Corbefin do not specifically disclose the cabin antenna is oriented such that a transmission pattern of the cabin antenna is substantially directed away from a cockpit area of the aircraft to minimize interference with a flight control system of the aircraft, the flight control system being substantially located in the cockpit area, and wherein the cabin antenna is additionally configured to substantially minimize back lobe energy directed toward the cockpit area, thereby further reducing interference to the flight and control system of the aircraft.

Ritter teaches the cabin antenna is oriented such that a transmission pattern of the cabin antenna is substantially directed away from a cockpit area of the aircraft to minimize interference with a flight and control system of the aircraft (page 1, [0019], see "airplane" and page 1, [0020], see "Each transceiver has an antenna oriented within the

Art Unit: 2686

vehicle and in the direction of the passengers”), the flight control system being substantially located in the cockpit area (see fig.1, central data processing 2), and wherein the cabin antenna is additionally configured to substantially minimize back lobe energy directed toward the cockpit area (page 1, [0019], see “airplane” and page 1, [0020], see “Each transceiver has an antenna oriented within the vehicle and in the direction of the passengers”), thereby further reducing interference to the flight and control system of the aircraft (page 1, [0019], see “airplane” and page 1, [0020], see “Each transceiver has an antenna oriented within the vehicle and in the direction of the passengers”). The teaching of Ritter inherently teaches Applicant’s “reducing interference to the flight and control system of the aircraft”).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Ritter into the system of Corbefin and Powell in order to prevent communication signal interfere with the cockpit (Ritter, see page 1, [0019] for “airplane”).

The combination of Powell, Corbefin and Ritter do not specifically disclose the antenna is additionally configured with a high front-to-back ratio to substantially minimize back lobe energy.

Tamura teaches the antenna is additionally configured with a high front-to-back ratio to substantially minimize back lobe energy (see Abstract and Constitution).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Tamura into the system of Corbefin, Powell and Ritter in order to eliminate the disturbance of same

Art Unit: 2686

frequency interference used for a general antenna by constituting a reflector (Tamura, see Abstract).

Regarding claim 2, Corbefein and Ritter as modified by Tamura do not specifically disclose the low-energy transmission medium comprises at least one optical fiber.

Powell teaches the low-energy transmission medium comprises at least one optical fiber (see Powell fig.1 fiber optic cables 20 and 22).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Powell into the system of Corbefein, Ritter and Tamura so that signals traveling within the fiber optic network are unaffected by radio frequency interference (see Powell column 3, lines 53-57) and the network could be established at a very significantly reduced cost (see Powell column 3 lines 38-41).

Regarding claim 3, Corbefein and Ritter as modified by Tamura does not specifically disclose the low-energy transmission medium is non-metallic.

Powell teaches the low-energy transmission medium is non-metallic (also see Powell fig.1, fiber optic cables 20 and 22).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Powell into the system of Corbefein, Ritter and Tamura so that signals traveling within the fiber optic network are unaffected by radio frequency interference (see Powell column 3, lines 53-57) and the network could be established at a very significantly reduced cost (see Powell column 3 lines 38-41).

Regarding claim 4, Ritter and Tamura as modified by Corbefin teaches a repeater (see Corbefin fig.1, transponder 4).

Ritter and Tamura as modified by Corbefin does not specifically disclose the at least one optical fiber has a first fiber end and a second fiber end, the signal pathway additionally comprises: first and second converters operable to convert RF signals to light energy and to convert light energy to RF signal, wherein the first converter is located at the first fiber end and the second converter is located at the second fiber end.

Powell teaches the at least one optical fiber has a first fiber end and a second fiber end (see Powell fig.2, optical interface system 25 and see column 2, lines 29-42), the signal pathway additionally comprises: first and second converters operable to convert RF signals to light energy and to convert light energy to RF signal, wherein the first converter is located at the first fiber end and the second converter is located at the second fiber end (see Powell fig.2, and see column 3 lines 18-37).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Powell into the system of Corbefin, Ritter and Tamura so that signals traveling within the fiber optic network are unaffected by radio frequency interference (see Powell column 3, lines 53-57) and the network could be established at a very significantly reduced cost (see Powell column 3 lines 38-41).

Regarding claim 7, claim 7 is rejected with the similar reason as set forth in claim 1 above.

Art Unit: 2686

Regarding claim 8, Corbefin and Ritter as modified by Tamura does not specifically disclose the low-energy transmission medium includes at least one optical fiber, and wherein the at least one incoming low-energy signal is composed of light energy.

Powell teaches the low-energy transmission medium comprises at least one optical fiber, and wherein the at least one incoming low-energy signal is composed of light energy (see Powell Fig.1 fiber optic cables 20 and 22).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Powell into the system of Corbefin so that signals traveling within the fiber optic network are unaffected by radio frequency interference (see Powell column 3, lines 53-57) and the network could be established at a very significantly reduced cost (see Powell column 3 lines 38-41).

Regarding claim 9, Corbefin further teaches the at least one external antenna is located on an external portion of the aircraft (see fig.1 external antenna 2 and see abstract for more details).

Regarding claim 11, Corbefin teaches the step of transmitting the at least one outgoing external signal are performed at a location outside the passenger compartment (see Corbefin Fig.2, ER1 is located outside the passenger compartment).

Corbefin does not specifically disclose the step of converting the at least one low-energy outgoing signal.

Powell and Ritter as modified by Tamura further teaches the step of converting the at least one low-energy outgoing signal (see Powell fig.1, fiber optic cables 20 and 22).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Powell into the system of Corbefin so that signals traveling within the fiber optic network are unaffected by radio frequency interference (see Powell column 3, lines 53-57) and the network could be established at a very significantly reduced cost (see Powell column 3 lines 38-41).

Regarding claim 12, Corbefin further teaches a system for providing wireless communication service to a passenger compartment of an aircraft (see Corbefin fig.1 wireless communication between passengers P and antenna 3).

Regarding claim 13, the combination of Corbefin, Powell and Ritter further teaches repeating the at least one incoming external including amplifying the at least one incoming external signal (see Powell fig.1 an amplifier under antenna 40 or see column 2, lines 61-63 "receiver amplifier unit 42").

Regarding claim 15, claim 15 is rejected for the same reasons as set forth in claim 1 above.

Regarding claim 16, Corbefin and Ritter as modified by Tamura do not specifically disclose the low-energy transmission medium includes at least one optical fiber, and wherein the at least one incoming low-energy signal is composed of light energy.

Powell teaches the low-energy transmission medium comprises at least one optical fiber, and wherein the at least one incoming low-energy signal is composed of light energy (see Powell fig.1 fiber optic cables 20 and 22).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Powell into the system of Corbefin so that signals traveling within the fiber optic network are unaffected by radio frequency interference (see Powell column 3, lines 53-57) and the network could be established at a very significantly reduced cost (see Powell column 3 lines 38-41).

Regarding claim 17, Corbefin further teaches the at least one external antenna is located on an external portion of the aircraft (see fig.1 external antenna 2 and see abstract for more details).

Regarding claim 18, Corbefin further teaches repeating the at least one outgoing external signal (see fig.1, transponder 4 connected with external antenna 2 for repeating the outgoing external signal).

Regarding claim 19, Corbefin teaches the step of transmitting the at least one outgoing external signal are performed at a location outside the passenger compartment (see Corbefin fig.2, ER1 is located outside the passenger compartment).

Corbefin as modified by Ritter and Tamura do not specifically disclose the step of converting the at least one low-energy outgoing signal.

Powell further teaches the step of converting the at least one low-energy outgoing signal (see Powell fig.1, fiber optic cables 20 and 22).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Powell into the system of Corbefin, Ritter and Tamura so that signals traveling within the fiber optic network are unaffected by radio frequency interference (see Powell column 3, lines 53-57) and the network could be established at a very significantly reduced cost (see Powell column 3 lines 38-41).

Regarding claim 20, Corbefin further teaches a system for providing wireless communication service to a passenger compartment of an aircraft (see Corbefin fig.1 wireless communication between passengers P and antenna 3).

Regarding claim 23, claim 23 is rejected with the similar reason as set forth in claim 1 above.

Regarding claim 24, Corbefin further teaches a system for providing wireless communication service to a passenger compartment of an aircraft (see Corbefin fig.1 wireless communication between passengers P and antenna 3).

3. Claims 5, 6, 10, 18 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Corbefin et al (US 6,269,243) in view of Powell (US 4,916,460) and Ritter (US 2002/0094829 A1) and further in view of Tamura (JP 362149202A) and Gilhousen (US 5,559,865).

Regarding claim 5, the combination of Corbefin, Powell, Ritter and Tamura teaches claim 4. The combination of Corbefin, Powell, Ritter and Tamura do not specifically disclose the repeater includes an amplifier.

Art Unit: 2686

Gilhousen teaches the repeater includes an amplifier (see Gilhousen column 2, lines 48-52).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Gilhousen into the system of Corbefin, Powell, Ritter and Tamura in order to enhance the transmission signal and radio coverage.

Regarding claim 6, the combination of Corbefin, Powell, Ritter and Tamura teaches claim 4. The combination of Corbefin, Powell, Ritter and Tamura do not specifically disclose at least one amplifier operable to amplify a first frequency range and a second frequency range.

Gilhousen teaches at least one amplifier operable to amplify a first frequency range and a second frequency range (see Gilhousen column 2, lines 48-52).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Gilhousen into the system of Corbefin, Powell, Ritter and Tamura in order to enhance the transmission signal and radio coverage.

Regarding claim 10, Powell, Corbefin and Ritter as modified by Tamura does not specifically disclose repeating the at least one incoming external signal.

Gilhousen teaches repeating the at least one incoming external signal (see Gilhousen fig.2, connection between repeater 210 and antenna 215 for repeating the incoming external signal).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Gilhousen into the system of Corbefin, Powell, Ritter and Tamura in order to enhance the transmission signal and radio coverage.

Regarding claim 21, Powell, Corbefin and Ritter as modified by Tamura do not specifically disclose repeating the at least one outgoing external signal includes amplifying the at least one outgoing external signal.

Gilhousen teaches repeating the at least one outgoing external signal includes amplifying the at least one outgoing external signal (see Gilhousen column 2, lines 48-52).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Gilhousen into the system of Corbefin, Powell, Ritter and Tamura in order to enhance the transmission signal and radio coverage.

4. Claims 14 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Corbefin et al (US 6,269,243) in view of Powell (US 4,916,460) and Ritter (US 2002/0094829 A1) and further in view of Tamura (JP 362149202A), Gilhousen (US 5,559,865) and Mashida (JP408167786A).

Regarding claim 14, the combination of Corbefin, Powell, Ritter, Tamura and Gilhousen teaches the steps of repeating and converting the at least one incoming external signal are performed in the aircraft (see Gilhousen column 2, lines 48-52 and

Art Unit: 2686

see fig.2, connection between repeater 210 and antenna 215 for repeating the outgoing/incoming external signal). The combination of Corbefin, Powell, Ritter, Tamura and Gilhousen does not specifically disclose the step of repeating is performed in an electromagnetically isolated portion.

Mashida teaches the step of repeating is performed in an electromagnetically isolated portion (see Mashida, Purpose).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Mashida into the system of Corbefin, Powell, Ritter, Tamura Gilhousen in order to protect the repeater from electromagnetic effect (see Mashida's Purpose).

Regarding claim 22, the combination of Corbefin, Powell, Ritter, Tamura and Gilhousen teaches the steps of repeating and converting the at least one outgoing external signal are performed in the aircraft (see Gilhousen column 2, lines 48-52 and see fig.2, connection between repeater 210 and antenna 215 for repeating the outgoing/incoming external signal). The combination of Corbefin, Powell, Ritter, Tamura Gilhousen does not specifically disclose the step of repeating is performed in an electromagnetically isolated portion.

Mashida teaches the step of repeating is performed in an electromagnetically isolated portion (see Mashida, Purpose).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to provide the above teaching of Mashida into the

Art Unit: 2686

system of Corbefin, Powell, Ritter, Tamura Gilhousen in order to protect the repeater from electromagnetic effect (see Mashida's Purpose).

Response to Arguments

5. Applicant's arguments with respect to claims 1-24 have been considered but are moot in view of the new ground(s) of rejection.

On pages 13 and 14 of Applicant's remarks, Applicant argues that Corbefin, Powell, Ritter and Gilhousen fail to teach each and every element of any of claims 5, 6, 10, 18 and 21.

In response, Corbefin, Powell, Ritter and Gilhousen indeed teaches claim 5, 6, 10, 18 and 21. In addition, Applicant's attention is directed to the rejection of claims 5, 6, 10, 18 and 21 above.

On page 15 of Applicant's remarks, Applicant argues that Corbefin, Powell, Ritter and Gilhousen fail to teach each and every element of any of claims 7 and 15.

In response, Corbefin, Powell, Ritter and Gilhousen indeed teaches claims 7 and 15. In addition, Applicant's attention is directed to the rejection of claims 7 and 15 above.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

Art Unit: 2686

§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nghi H. Ly whose telephone number is (571) 272-7911. The examiner can normally be reached on 8:30 am-5:30 pm Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha Banks-Harold can be reached on (571) 272-7905. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should

Art Unit: 2686

you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nghi H. Ly

1662
04/13/05

Marsha D. Banks-Harold
MARSHA D. BANKS-HAROLD
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600